1	THE HONORABLE MARSHA J. PECHMA	
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7	UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON	
8	RAOUL MEILLEUR,	
9	Plaintiff,	NO. 2:11-cv-01025 MJP
10 11	v.	STIPULATION AND ORDER STAYING ACTION PENDING
12	AT&T INC., a Delaware corporation, and DOES 1 through 20,	MEDIATION
13		
14	Defendants.	
15		
16	As set forth in the Parties' previous stipu	ulations (Docs. 45 and 54), the parties have been
17	working cooperatively on discovery, including the production of ESI in advance of Plaintiff's	
18	motion for class certification, which is currently due on April 30, 2012.	
19	The Parties have also been discussing the possibility of resolving this matter prior to	
20	class certification. As a result of these discussions, the parties have agreed to submit this	
21	matter to mediation before the Honorable Edward Infante (retired) on May 29, 2012, which is	
22	the earliest date Judge Infante is available.	
23	The parties believe discovery should not be stayed pending mediation and they intend to	
24	continue to work together to ensure that both parties are sufficiently informed about the scope	
25	of the class and the underlying facts prior to me	diation.
26		
	STIPULATION AND ORDER STAYING ACTION	TERRELL MARSHALL DAUDT & WILLIE PLLC

However, the parties do believe that the deadlines for briefing class certification should			
be stayed so the parties can focus on preparing for mediation. The parties believe a 60-day stay			
of the class certification briefing deadlines will allow them to fully explore a potential			
resolution.			
I. STIPULATION			
The parties agree and stipulate as follows:			
The parties will mediate this matter before Judge Infante on May 29, 2012.			
Discovery will not be stayed pending mediation.			
The class certification briefing schedule currently in place (Doc. 54) will be stayed for			
60 days so the parties may pursue resolution of this matter.			
Within ten (10) days of the end of the stay, the parties will provide a status report to the			
Court either advising the Court of their progress toward resolution or proposing a new schedule			
for class certification briefing.			
STIPULATED TO AND RESPECTFULLY SUBMITTED this 10th day of April, 2012.			

1 2	TERRELL MARSHALL DAUDT & WILLIE PLLC	MAYER BROWN LLP
3 4 5 6 7 8 9 10 11 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	By: /s/ Beth E. Terrell, WSBA #26759 Beth E. Terrell, WSBA #26759 Email: bterrell@tmdwlaw.com Kimberlee L. Gunning, WSBA #35366 Email: kgunning@tmdwlaw.com 936 North 34th Street, Suite 400 Seattle, Washington 98103 Telephone: 206.816.6603 Facsimile: 206.350.3528 Rob Williamson, WSBA #11387 Email: roblin@williamslaw.com Kim Williams, WSBA #9077 Email: kim@williamslaw.com WILLIAMSON & WILLIAMS 17253 Agate Street NE Bainbridge Island, Washington 98110 Telephone: 206.780.4447 Facsimile: 206.780.5557 Attorneys for Plaintiff and the Classes and Subclasses	By: /s/ John Muench, Admitted Pro Hac Vice Theodore A. Livingston, Admitted Pro Hac Vice Email: tlivingston@mayerbrown.com John E. Muench, Admitted Pro Hac Vice Email: jmuench@mayerbrown.com Hans J. Germann, Admitted Pro Hac Vice hgermann@mayerbrown.com Jeffrey M. Strauss, Admitted Pro Hac Vice Email: jstrauss@mayerbrown.com 71 South Wacker Drive Chicago, Illinois 60606 Telephone: 312.782.0600 Facsimile: 312.701.7711 Michael E. Kipling, WSBA #7677 E-mail: kipling@kiplinglawgroup.com Robert D. Stewart, WSBA #8998 E-mail: stewart@kiplinglawgroup.com KIPLING LAW GROUP PLLC 3601 Fremont Avenue North, Suite 414 Seattle, Washington 98103 Telephone: 206.545.0345 Facsimile: 206.545.0350 Geoffrey Amsel, Admitted Pro Hac Vice E-mail: ga4146@att.com AT&T SERVICES, INC. 208 South Akard, Room 3116 Dallas, Texas 75202 Telephone: 214.757.3478 Facsimile: 214.761.8235 Attorneys for Defendants
	STIDLIL ATION AND ODDED STAVING ACTION	

STIPULATION AND ORDER STAYING ACTION PENDING MEDIATION - 3 CASE No. 2:11-cv-01025-MJP

1	II. ORDER	
2	IT IS SO ORDERED.	
3	DATED this 10th day of April, 2012.	
4		
5	Marshy Melina	
6	Marsha J. Pechman	
7	United States District Judge	
8		
9	Presented by:	
10	TERRELL MARSHALL DAUDT & WILLIE PLLC	
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STIPULATION AND ORDER STAYING ACTION PENDING MEDIATION - 5 CASE No. 2:11-cv-01025-MJP

1	CERTIFICATE OF SERVICE	
2	I, Beth E. Terrell, hereby certify that on April 10, 2012, I electronically filed the	
3	foregoing with the Clerk of the Court using the CM/ECF system which will send notification of	
4	such filing to the following:	
5		
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1	DATED this 10th day of April,	2012.
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